

7jgmthhd (1/12)

**UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF MISSOURI**

***In Re:*** Williams Recycling, Inc.  
***Debtor***

***Bankruptcy Case No.***  
12-50669-can7

**Harvey Williams  
Harvey Williams Family Trust**  
Plaintiff(s)

***Adversary Case No.***  
13-05002-can

v.

**Williams Recycling, Inc.  
Erlene Krigel  
Kloseks, LLC  
Internal Revenue Service  
Missouri Dept. of Labor Div. of Emp. Sec.**  
Defendant(s)

**JUDGMENT**

This proceeding having come on for trial or hearing before the court, the Honorable Cynthia A. Norton , United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered.

***IT IS ORDERED AND ADJUDGED:*** , judgment is entered on Count I Mutual Mistake in favor of Plaintiffs; that the liens of the other defendant claimed lienholders do not attach to the 12.5 Acres legally described in the Memorandum Opinion; that the 12.5 Acres (or its proceeds, as the case may be), are set aside to Plaintiffs; and that the Stock Purchase and Real Estate Purchaser Agreement is reformed or interpreted as necessary to so provide. This being a final judgment, each party is to bear its own costs

The foregoing Memorandum Opinion constitutes Findings of Fact and Conclusions of Law as required by Rule 7052, Rules of Bankruptcy.

**Ann Thompson**  
Court Executive

By: /s/ Jamie McAdams  
Deputy Clerk



Date of issuance: 12/23/13

Court to serve